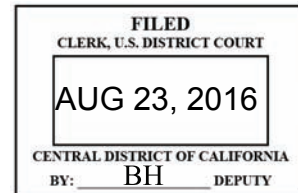


JS-6



UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

CORINNE SOLOMON, an individual,

Plaintiff,

vs.

BRETT JACOBSON, an individual;
LOTTO LOTTO GAMZ ETC., INC., a
Delaware corporation; DOES 1 through
25, inclusive,

Defendants.

Case No. 2:15-cv-01453-VAP-JPR

**[PROPOSED] JUDGMENT IN
FAVOR OF PLAINTIFF CORINNE
SOLOMON AND AGAINST
DEFENDANTS BRETT JACOBSON
AND LOTTO LOTTO GAMZ ETC.,
INC.**

On July 6, 2016, the Court entered an Order Granting in Part and Denying in Part Plaintiff Corinne Solomon's ("Plaintiff") Motion for Default Judgment against Defendants Brett Jacobson and Lotto Lotto Gamz Etc., Inc. (collectively, "Defendants") and Granting Defendants' Ex Parte Application for Leave to Oppose Punitive Damages Evidence. The Court granted Plaintiff's Motion for Default Judgment as to her claims for Fraud, Negligent Misrepresentation and Breach of Contract, and awarded damages to Plaintiff in the amount of \$45,000 pursuant to the Stock Purchase Agreement and \$7,569 in prejudgment interest thereon through July 6, 2016. The Court also set a hearing for July 25, 2016 to determine whether Plaintiff is entitled to any punitive damages.

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[PROPOSED] JUDGMENT IN FAVOR OF PLAINTIFF CORINNE SOLOMON AND AGAINST DEFENDANTS BRETT JACOBSON AND LOTTO LOTTO GAMZ ETC., INC.

1 On July 13, 2016, the Court entered an Order Granting Plaintiff's Ex Parte
 2 Application for Continuance of the July 25, 2016 Punitive Damages Hearing,
 3 continuing the hearing to August 8, 2016 at 2:00 p.m.

4 On August 8, 2016 at 2:00 p.m., the Court held the hearing regarding punitive
 5 damages in Courtroom 780 of the above-entitled Court, located at 255 East Temple
 6 Street, Los Angeles, California 90012, the Honorable Virginia A. Phillips presiding.
 7 On August 10, 2016 at 1:30 p.m., on the Court's own motion, the Court held a
 8 further hearing regarding punitive damages. At both hearings, all parties and their
 9 respective counsel of record were present, witnesses were called, sworn in and
 10 testified, and exhibits were identified and admitted. After full consideration of all
 11 competent and admissible oral and documentary evidence presented, and having
 12 heard argument of all parties' counsel, the Court ruled that Plaintiff had presented
 13 satisfactory evidence to establish her entitlement to punitive damages and awarded
 14 Plaintiff \$45,000 in punitive damages as against Defendants, jointly and severally.

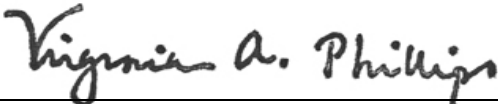
15 THEREFORE, IT IS ORDERED, ADJUDGED, AND DECREED THAT
 16 judgment is hereby entered in favor of Plaintiff Corinne Solomon and against
 17 Defendants Brett Jacobson and Lotto Lotto Gamz Etc., Inc., jointly and severally, as
 18 to Plaintiff Corinne Solomon's claims for Fraud, Negligent Misrepresentation and
 19 Breach of Contract, in the sum of \$45,000.00 in damages, \$7,569.00 in prejudgment
 20 interest thereon through July 6, 2016, and \$45,000.00 in punitive damages, for a
 21 total of \$97,569.00, plus costs as permitted by Fed. R. Civ. Proc. 54(d).

22 IT IS FURTHER ORDERED, ADJUDGED AND DECREED THAT
 23 Plaintiff Corinne Solomon does not own any shareholder interest or any interest of
 24 any kind whatsoever in Defendant Lotto Lotto Gamz Etc., Inc., and any and all
 25 documents purportedly reflecting any such interest in Defendant Lotto Lotto Gamz
 26 Etc., Inc. by Plaintiff Corinne Solomon, including but not limited to stock
 27 certificates, shall be deemed null and void, and any such interest of Plaintiff Corinne
 28 Solomon in Defendant Lotto Lotto Gamz Etc., Inc. is hereby revoked and cancelled.

1 Plaintiff Corinne Solomon shall further recover costs from Defendants Brett
2 Jacobson and Lotto Lotto Gamz Etc., Inc.

3
4 DATED: August 23, 2016

U.S. DISTRICT COURT JUDGE

5
6 
7 Hon. Virginia A. Phillips

8 **APPROVED AS TO FORM:**

9
10 DATED: August 16, 2016

FREEMAN, FREEMAN & SMILEY, LLP

11
12 By: /s/ Steven E. Young

13 STEVEN E. YOUNG

14 STEVEN M. BUHA

15 Attorneys for Plaintiff CORINNE
16 SOLOMON

17 DATED: August 16, 2016

LAW OFFICE OF BRENT KRAMER

18
19 By: /s/ Brent A. Kramer

20 BRENT A. KRAMER

21 Attorney for Defendants BRETT
22 JACOBSON and LOTTO LOTTO GAMZ
23 ETC., INC.
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